EX PARTE OR LATE FILED

DOCKET FILE COPY ORIGINAL Before the FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

In the Matter of)
Implementation of Section 309(j)	ý
of the Communications Act)
Competitive Bidding Treatment of)
Designated Entities)

The Secretary

To:

Gen Docket No. 90-314

DBL.

EX PARTE PRESENTATION

MasTec, Inc. submits an original plus one copy of this memo and attached letters (handdelivered ex-parte to Chairman Reed Hundt and Commissioners James Quello, Rachelle Chong, Susan Ness, and Andrew Barrett and Lauren Belvin, Rudolfo Baca, Karen Brinkmann, Blair Levin, Robert M. Pepper, Donald Gips, William Kennard, Gregory Vogt, Rosalind Allen, Byron Marchant, Jane Mago, and Richard Welch) for inclusion in the record of the above-referenced rule making proceeding.

Respectfully submitted,

Counsel for MasTec, Inc.

June 21, 1994

Leibowitz and Associates One S.E. Third Avenue **Suite 1450** Miami, FL 33131 (305) 530-1322

No. of Copies rec'd List ABCDE

MATTHEW L. LEIBOWITZ JOSEPH A. BELISLE ILA L. FELD KARSTEN AMLIE

OF COUNSEL AARON P. SHAINIS * LEE PELTZMAN * SANFORD L. BOHRER

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June 21, 1994

Via Overnight Delivery

The Honorable Reed E. Hundt Chairman Federal Communications Commission 1919 M Street, NW Room 814 Washington, DC 20554

Re:

PP Docket No. 93-253 Gen Docket No. 90-314 RM-7140, RM-7175, RM-7618

Dear Chairman Hundt:

I would like to follow up on our conversations concerning the proposed participation of Designated Entities, including minorities, in PCS.

It is my understanding that the Commission's staff has under consideration the creation of a separate frequency block for new entities with maximum gross revenues of \$100,000,000. As we discussed, I believe that sole reliance on a gross revenue test will improperly exclude otherwise qualified minorities from participating in PCS as mandated by Congress. Specifically, although my client, MasTec, Inc. has annualized revenues of \$178,126,000, it only had a net income of \$525,000 in 1993. I would respectfully suggest that the FCC consider an alternative test to determine eligibility for this frequency block using a net worth test of \$50,000,000. As of March 31, 1994, MasTec's net worth was approximately \$45,460,000.

I would also like to direct your attention to paragraph 120 of the Commission's Opinion and Order, released on June 13, 1994. In this paragraph the Commission, contrary to past precedent, extends the interests of an entity in control of a license to officers and directors of that entity. I am greatly concerned that this new provision will inadvertently injure minorities and women in competing

in PCS. As you are aware, while minorities and women might not hold any significant ownership interests in many telecommunications entities, minorities and women have been appointed as officers and directors of many companies. As a result they have gained significant experience in managing these companies. These people should not be penalized in the upcoming PCS licensing for serving in these capacities. Thus, at least for minorities and women, I would urge the Commission not to extend the attribution rules to officers and directors.

Finally, we have heard rumor that the Commission may retreat from its earlier decision to require Designated Entities to own and control 50.1% of a PCS license. Specifically, some have suggested that Designated Entities need only maintain a 20% economic interest in the licensee. We respectfully urge you to reject this proposal. It is our belief that Designated Entities will have sufficient financing available through joint ventures on a 50.1% - 49.9% basis and that it is contrary to the interests of Designated Entities to reduce this threshold of economic ownership and benefits.

Thank you for your consideration of these issues.

Sincerely yours,

Watthew L. Leibowitz

Matthew L. Leibowitz

Counsel for MasTec, Inc.

MLL/mdr

cc: Karen Brinkmann, Special Assistant

Blair Levin, Chief of Staff

Robert M. Pepper, Chief, Office of Plans and Policy

Donald H. Gips, Deputy Chief, Office of Plans and Policy

William E. Kennard, General Counsel

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June 21, 1994

Via Overnight Delivery

Commissioner James H. Quello Federal Communications Commission 1919 M Street, NW Room 802 Washington, DC 20554

Re:

PP Docket No. 93-253 Gen Docket No. 90-314 RM-7140, RM-7175, RM-7618

Dear Commissioner Quello:

I would like to follow up on our conversations concerning the proposed participation of Designated Entities, including minorities, in PCS.

It is my understanding that the Commission's staff has under consideration the creation of a separate frequency block for new entities with maximum gross revenues of \$100,000,000. As we discussed, I believe that sole reliance on a gross revenue test will improperly exclude otherwise qualified minorities from participating in PCS as mandated by Congress. Specifically, although my client, MasTec, Inc. has annualized revenues of \$178,126,000, it only had a net income of \$525,000 in 1993. I would respectfully suggest that the FCC consider an alternative test to determine eligibility for this frequency block using a net worth test of \$50,000,000. As of March 31, 1994, MasTec's net worth was approximately \$45,460,000.

I would also like to direct your attention to paragraph 120 of the Commission's <u>Opinion and Order</u>, released on June 13, 1994. In this paragraph the Commission, contrary to past precedent, extends the interests of an entity in control of a license to officers and directors of that entity. I am greatly concerned that this new provision will inadvertently injure minorities and women in competing in PCS. As you are aware, while minorities and women might not hold any significant ownership interests in many telecommunications entities, minorities and women have been appointed as officers

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Thank you for your consideration of these issues.

Sincerely yours,

Matthew L. Leibowitz

Counsel for MasTec, Inc.

MLL/mdr

cc: Lauren J. ("Pete") Belvin, Senior Legal Advisor Rudolfo M. Baca, Legal Advisor

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June 21, 1994

Via Overnight Delivery

Commissioner Rachelle B. Chong Federal Communications Commission 1919 M Street, NW Room 844 Washington, DC 20554

Re:

PP Docket No. 93-253 Gen Docket No. 90-314 RM-7140, RM-7175, RM-7618

Dear Commissioner Chong:

I would like to follow up on our conversations concerning the proposed participation of Designated Entities, including minorities, in PCS.

It is my understanding that the Commission's staff has under consideration the creation of a separate frequency block for new entities with maximum gross revenues of \$100,000,000. As we discussed, I believe that sole reliance on a gross revenue test will improperly exclude otherwise qualified minorities from participating in PCS as mandated by Congress. Specifically, although my client, MasTec, Inc. has annualized revenues of \$178,126,000, it only had a net income of \$525,000 in 1993. I would respectfully suggest that the FCC consider an alternative test to determine eligibility for this frequency block using a net worth test of \$50,000,000. As of March 31, 1994, MasTec's net worth was approximately \$45,460,000.

I would also like to direct your attention to paragraph 120 of the Commission's Opinion and Order, released on June 13, 1994. In this paragraph the Commission, contrary to past precedent, extends the interests of an entity in control of a license to officers and directors of that entity. I am greatly concerned that this new provision will inadvertently injure minorities and women in competing in PCS. As you are aware, while minorities and women might not hold any significant ownership

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Thank you for your consideration of these issues.

Sincerely yours,

Matthew L. Leibowitz

Counsel for MasTec, Inc.

MLL/mdr

cc: Jane E. Mago, Senior Advisor

Richard K. Welch, Legal Advisor

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June 21, 1994

Via Overnight Delivery

Commissioner Susan Ness Federal Communications Commission 1919 M Street, NW Room 832 Washington, DC 20554

Re:

PP Docket No. 93-253 Gen Docket No. 90-314 RM-7140, RM-7175, RM-7618

Dear Commissioner Ness:

I would like to follow up on our conversations concerning the proposed participation of Designated Entities, including minorities, in PCS.

It is my understanding that the Commission's staff has under consideration the creation of a separate frequency block for new entities with maximum gross revenues of \$100,000,000. As we discussed, I believe that sole reliance on a gross revenue test will improperly exclude otherwise qualified minorities from participating in PCS as mandated by Congress. Specifically, although my client, MasTec, Inc. has annualized revenues of \$178,126,000, it only had a net income of \$525,000 in 1993. I would respectfully suggest that the FCC consider an alternative test to determine eligibility for this frequency block using a net worth test of \$50,000,000. As of March 31, 1994, MasTec's net worth was approximately \$45,460,000.

I would also like to direct your attention to paragraph 120 of the Commission's <u>Opinion and Order</u>, released on June 13, 1994. In this paragraph the Commission, contrary to past precedent, extends the interests of an entity in control of a license to officers and directors of that entity. I am greatly concerned that this new provision will inadvertently injure minorities and women in competing in PCS. As you are aware, while minorities and women might not hold any significant ownership

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Thank you for your consideration of these issues.

Sincerely yours,

Matthew L. Leckemitzer

Matthew L. Leibowitz Counsel for MasTec, Inc.

MLL/mdr

cc: Gregory J. Vogt, Interim Advisor Rosalind Allen, Interim Advisor

MATTHEW L. LEIBOWITZ JOSEPH A. BELISLE ILA L. FELD KARSTEN AMLIE

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June 21, 1994

Via Overnight Delivery

Commissioner Andrew C. Barrett Federal Communications Commission 1919 M Street, NW Room 826 Washington, DC 20554

Re:

PP Docket No. 93-253 Gen Docket No. 90-314 RM-7140, RM-7175, RM-7618

Dear Commissioner Barrett:

I would like to follow up on our conversations concerning the proposed participation of Designated Entities, including minorities, in PCS.

It is my understanding that the Commission's staff has under consideration the creation of a separate frequency block for new entities with maximum gross revenues of \$100,000,000. As we discussed, I believe that sole reliance on a gross revenue test will improperly exclude otherwise qualified minorities from participating in PCS as mandated by Congress. Specifically, although my client, MasTec, Inc. has annualized revenues of \$178,126,000, it only had a net income of \$525,000 in 1993. I would respectfully suggest that the FCC consider an alternative test to determine eligibility for this frequency block using a net worth test of \$50,000,000. As of March 31, 1994, MasTec's net worth was approximately \$45,460,000.

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Thank you for your consideration of these issues.

Sincerely yours,

Matthew L. Leibowitz

Counsel for MasTec, Inc.

Matthew L. Lilbonitge

MLL/mdr

cc: Byron F. Marchant, Senior Legal Advisor